

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20221 www.iispto.gov

DATE MAILED: 02/28/2003

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/769,289	89 01/26/2001 Gottfried von		31653-167874 RK	4823
	590 02/28/2003			
VENABLE, BAETJER, HOWARD AND CIVILETTI, LLP			EXAMINER	
P.O. BOX 34385 WASHINGTON, DC 20043-9998		LE, UYEN CHAU N		
			ART UNIT	PAPER NUMBER
		•	2876	

Please find below and/or attached an Office communication concerning this application or proceeding.

4			_ :				
, !		Application	on No.	Applicant(s)			
		09/769,28	89	BISMARCK ET AL			
	Office Action Summary	Examine	1	Art Unit			
		Uyen-Cha		2876	dross.		
Period for					aress		
THE N - Extens after S - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD F IAILING DATE OF THIS COMMUN sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this commercial for reply specified above is less than thirty (3 period for reply is specified above, the maximum stee to reply within the set or extended period for reply pely received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no evolunication. 0) days, a reply within the statutory period will apply and we will by statute, cause the an	vent, however, ma tutory minimum of vill expire SIX (6)	y a reply be timely filed f thirty (30) days will be considered timel MONTHS from the mailing date of this c te ABANDONED (35 U.S.C. § 133).	y. ommunication.		
1)⊠	Responsive to communication(s) fi	led on <u>13 January 20</u>	<u>)03</u> .				
2a) <u></u> ☐	This action is FINAL .	2b)⊠ This action is					
3)□ Dispositi	and the marity is						
	Claim(s) 1-22 is/are pending in the	application.					
•	4a) Of the above claim(s) is/a		onsideration.				
	Claim(s) is/are allowed.						
· ·	Claim(s) <u>15-22</u> is/are rejected.						
· ·	7)⊠ Claim(s) <u>1-14</u> is/are objected to.						
, –	Claim(s) are subject to restr	ction and/or election	requirement				
	on Papers						
	The specification is objected to by the						
10)	The drawing(s) filed on is/are	: a) ☐ accepted or b) ☐	objected to	by the Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11)	The proposed drawing correction file			☐ disapproved by the Exami	ner.		
	If approved, corrected drawings are r		Office action.				
12)	The oath or declaration is objected	to by the Examiner.					
	under 35 U.S.C. §§ 119 and 120						
13)⊠	Acknowledgment is made of a claim	m for foreign priority (under 35 U.S	S.C. § 119(a)-(d) or (f).			
(a)	☑ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priorit						
	2. Certified copies of the priorit						
*	 Copies of the certified copie application from the Inte See the attached detailed Office act 	rnational Bureau (PC	1 Rule 17.2	(a)).	al Stage		
141	Acknowledgment is made of a claim	for domestic priority	under 35 U.	S.C. § 119(e) (to a provision	al application).		
	a) The translation of the foreign l Acknowledgment is made of a clain	anguage provisional	application h	as been received.			
Attachme		, .					
1) Not	ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review rmation Disclosure Statement(s) (PTO-1449	(PTO-948) Paper No(s)	4)	rview Summary (PTO-413) Paper Nice of Informal Patent Application (Fer:	No(s) PTO-152)		

Application/Control Number: 09/769,289

Art Unit: 2876

DETAILED ACTION

Requesting Continued Examination (RCE)

1. Receipt is acknowledged of the Requesting Continued Examination (RCE) field 13 January 2003.

Claim Objections

2. Claims 1 and 15 are objected to because of the following informalities:

Re claim 1, lines 6-7: Substitute "each individual" with -- the -- because the phrase "each individual" introduces a plurality of containers.

Re claim 15, lines 10 and 11: Substitute "each individual" with -- the -- because the phrase "each individual" introduces a plurality of containers.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the

Application/Control Number: 09/769,289

Art Unit: 2876

contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

4. Claims 15-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lephardt (US 4,836,378) in view of Rudszinat (US 4,077,289) and Bryant et al (US 5,190,428).

Re claims 15-22: Lephardt discloses a method of confining a commodity 34 in a composite container 12 having a plurality of constituents, comprising assembling the constituents into the composite container 12 around the commodity 34; processing information and encoding the information, which can be decoded without even partial opening of the assembled container 12; the container including an inner envelope directly surrounding the commodity 34; an outer envelope 14 surrounding the inner envelope; a tear strip 16 borne by the outermost envelope 14 (figs. 1 & 3; col. 3, line 7 through col. 4, line 28).

Lephardt fails to teach or fairly suggest the step of providing characteristic indicia, which is randomly selected and is processed into information.

Rudszinat teaches the above limitation with indicia being printed on label 3, which is detachable insert forming part of the inner envelope (col. 3, lines 4-9; col. 5, lines 23-40).

It would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to incorporate the teachings of Rudszinat into the teachings of Lephardt in order to provide Lephardt with a simpler and more feasible system, wherein the characteristic indicia is easier to print (i.e., does not require special ink - e.g., jet ink). Furthermore, such modification would have mere been a substitution of equivalents well within the ordinary skill in the art, and therefore an obvious expedient.

Art Unit: 2876

Lephardt as modified by Rudszinat fails to teach or fairly suggest means for conveying successive commodities of the series along a predetermined path.

Bryant et al teaches the above limitation with commodities being conveyed by conveyor path 12 (figs. 1 & 2; col. 6, lines 1-15).

It would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to incorporate the teachings of Bryant et al into the teachings of Lephardt/Rudszinat in order to provide Lephardt/Rudszinat with a more feasible system (i.e., reducing the requirements of laborers). Furthermore, such modification would provide Lephardt/Rudszinat with a faster and productive system. Accordingly, such modification would have been an obvious extension as taught by Lephardt/Rudszinat, well within the ordinary skill in the art, and therefore an obvious expedient.

Allowable Subject Matter

- 5. Claims 1-14 would be allowable if rewritten or amended to overcome the objection(s) set forth in this Office action.
- 6. The following is a statement of reasons for the indication of allowable subject matter:

The prior art of records to Lephardt, Rudszinat, Bryant et al and all other cited references, taken alone or in combination, fails to teach or fairly suggest the specific method of confining a commodity in a composite container having a plurality of constituents comprising, among other steps, providing at least some of the constituents with characteristics indicia and processing the characteristic indicia into information which is characteristic of the composite container as set forth in the claims.

Application/Control Number: 09/769,289

Art Unit: 2876

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The patents to Moore (US 6,456,729); Moore (US 6,246,778); Hein et al (US 5,542,529); Powell et al (US 5,427,235); Simard (US 4,746,012); Sibley Jr. (US 4,677,552) and Whitney (US 4,365,148) are cited as of interest and illustrate a similar structure to a method of and apparatus for making composite containers with identifying indicia.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Uyen-Chau N. Le whose telephone number is 703-306-5588. The examiner can normally be reached on M, T, F, SUN 9:30-7:00 and SAT 1:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MICHAEL G LEE can be reached on (703) 305-3503. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Uyen-Chau N. Le

February 24, 2003

KARL D. FRECH PRIMARY EXAMINER

Page 5